4. 6.	$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	ROBERT O. KURTH, JR. Nevada Bar No. 4659 KURTH LAW OFFICE		
		3420 N. Buffalo Drive		
	3	Las Vegas, NV 89129 Tel: (702) 438-5810		
	4	Fax: (702) 459-1585		
	5	Email: Robert.kurthlawoffice@gmail.com Attorney for Defendant, Melody Carter		
	6	Theories for Bereinamin, Freisag Carter		
	7	UNITED STATES DI	STRICT COURT	
	8	DISTRICT OF NEVADA		
	9			
	10	J. W., a minor by and through his parents, Joshua and Britten Wahrer,	Case No. 2:19-cv-00965-RFB-EJY	
	11		0450110.2117 07 00700 14 2 201	
	12	Plaintiffs,		
		vs.		
OFF1 lo Dri V 8912 5810	13	CLARK COUNTY SCHOOL DISTRICT; PAT	STIPULATION AND ORDER TO EXTEND TIME TO FILE OPPOSITION	
11 LAW OFF 0 N. Buffalo Dr Vegas, NV 891 702) 438-5810	14	SKORKOWSKY, individually and in his official capacity as former Superintendent of Clark	AND REPLY TO PLAINTIFF'S	
AUK I H LAW OFFICE 3420 N. Buffalo Drive Las Vegas, NV 89129 (702) 438-5810	15	County School District; MELODY CARTER,	MOTION FOR PARTIAL SUMMARY	
	16	individually and in her capacity as Plaintiff's former teacher of record; DOES I - X, and ROE	ADJUDICATION AS TO LIABILITY	
	17	CORPORATIONS I - X, inclusive,	AGAINST DEFENDANT	
		Defendants.	MELODY CARTER [ECF 77] (First Request)	
	18		(Trist Request)	
	19			
	20			
	21	STIPULATION AND ORDER TO EXTEND TIME TO FILE		
		OPPOSITION AND REPLY TO PLAINTIFF'S MOTION FOR		
	22	PARTIAL SUMMARY ADJUDI	CATION AS TO LIABILITY	
	23	AGAINST DEFENDANT ME	LODY CARTER [ECF 77]	
	24	(First Red	<u>quest)</u>	
	25			
	26	COMES NOW the Defendant, MELODY CARTER ("CARTER"), by and through he		
	27	counsel, and the Plaintiff, J.W., a minor by and throu	igh his natural parents, JOSHUA and BRITTEN	

1	WAHRER ("Plaintiff" or "Plaintiffs"), by and through their counsel, and hereby STIPULATE and		
2	AGREE in accordance with Local Rule 7-2(b) as follows:		
3			
4	 That the Defendant CARTER shall have u 	intil May 28, 2021 to file an Opposition to the	
5	Plaintiff's Motion for Partial Summary A	djudication as to Liability Against Defendant	
6	Melody Carter.		
7	2. That the Plaintiff shall have until June 11, 2021, to file a Reply to the Defendan		
8	CARTER's Opposition.		
9	of intibits opposition.		
10	This stipulation and order in Case No. 2:19-cv-00965-RFB-EJY is sought in good faith		
11	and not for the purpose of delay. This is the first request for an extension of time to file an Opposition		
12	and Reply.		
13		D. 111 201 1 CM 2021	
14	Dated this 20th day of May, 2021.	Dated this 20th day of May, 2021.	
15	ARIAS SANGUINETTI WANG & TORRIJOS, LLP	KURTH LAW OFFICE	
16	/s/ Gregg A. Hubley	/s/ Robert O. Kurth, Jr	
17	GREGG A. HUBLEY, ESQ., NBN 7386	ROBERT O. KURTH, JR. Nevada Bar No.: 4659	
18	CHRISTOPHER A.J. SWIFT, ESQ. NBN 11291 7201 W. Lake Mead Boulevard, Suite 570	3420 North Buffalo Drive	
19	Las Vegas, Nevada 89128	Las Vegas, Nevada 89129	
20	EUGENE FELDMAN, ESQ. (pro hac vice) California Bar No. 118497	Attorney for Defendant, Melody Carter	
21	ARIAS SANGUINETTI WANG & TORRIJOS		
22	6701 Center Drive West, 14th Floor Los Angeles, CA 90045	IT IS SO ORDERED:	
23	MARIANNE C. LANUTI, ESQ., NBN 7784		
24	LAW OFFICES OF MARIANNE C. LANUTI		
25	194 Inveraray Court Henderson, Nevada 89074	DICHARD E BOLII WARE II	
26	Attorneys for Plaintiff	RICHARD F. BOULWARE, II United States District Judge	
27		DATED this 24th day of May, 2021.	
28			
-5			